DECLARATION AND POWER OF ATTORNEY

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As a below-named	l invenior,	I hereby decla	are that:		
My residence, pos	i office add	dress, and citi	zenship are as stated bel	ow next to my no	me.
believe am the c and joint inventor (a patent is sought (if plural na	imes are listed	ivenior (if only one name I below) of the subject ma !:	is listed below) atter which is cla	or an original, fir imed and for whic
		WWP1 ANI	USES THEREOF		
the specification of (check one)	which:	·			
	X	is attached	i hereto.		
•	_	was filed o	n		as
	Appli	cation Serial	No		·
	and w	ras amended _			
		_			olicable)
including the claims. I acknowledge the dut to be material to pate i hereby claim foreign 365(b) of any foreign International Application International Applications International Applications	as omend y to disclo entability of priority be n applicati ntion which entified be ion having	led by any ami se to the U.S. as defined in t inefits under T ion(s) for pai h designated tow any fore	dersiand the contents of endment referred to about Patent and Trademark Title 37. Code of Federa Citle 35. United States Cient or inventor's certification for pate before that of the earlies	ove. Office all informal Regulations, Society of Section 115 case, or Section ther than the Uniter inventor's application for the section for	nation known to mection 1.56. (a)-(d) or Section 365(a) of any PC nited States, listen certificate, or PC from which priorit
Prior Foreign Applica	tion(s)			Priorit	y Claimed
Number	Cou	nir)	Filing Date	<u>Yes</u>	No
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Declaration	ond	Power	of A	Homey
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I MRE :

I hereby claim the benefit under Title 35. United States Code, Section 119(e) of any	United St	oles
provisional application(s) listed below:	•	

Provisional Application No.	Filing Dose	Sione	
60/395,358	July 11, 2002	pending	
	-		

I hereby claim the benefit under Title 35. United States Code, Section 120 of any United States Application(s), or Section 365(c) of any PCT International Application(s) designating the United States listed below. Insofar as this application discloses and claims subject maner in addition to that disclosed in any such prior Application in the manner provided by the first paragraph of Title 35. United States Code, Section 112, I octaowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, which become available between the filing date(s) of such prior Application(s) and the national or PCT international filing date of this application:

Application Serial No.	Eiling Doug	Stores	
N/A	-		
	•		
		·	

And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); Jay H. Maioli (Reg. No. 27,213); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Philips (Reg. No. 29,691); Wendy E. Miller (Reg. No. 35,615); Richard S. Milner (Reg. No. 33,970); Roberto T. Maldonado (Reg. No. 38,232); Paul Teng (Reg. No. 40,837); Richard F. Jaworski (Reg. No 33,515); Alan J. Morrison (Reg. No. 37,399); Mark A. Farley (Reg. No. 33,170); Pedro C. Fernandez (Reg. No. 41,741); Gary J. Gershik (Reg. No. 39,992); and Christine S. Nickles (Reg. No. 51,103)

and each of them, all cio Cooper & Dunham LLP. 1185 Awanue of the Americas, New York. New York 10036, my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the potent, to transact all business in the Parent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Potent Cooperation Treaty.

Please address all communication	s, and direct all telephone o	calls, regarding this	application to:
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true: and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

first joint inventor <u>Paz Einat</u>
Inventor's signature
Citizenship Israel Date of signature
Residence 1/27 Neve Nir, Nes Zionna 74042, Israel
Post Office Address same as residence address
· ·
Full name of joint inventor (if any) Louis Deiss
Inventor's signature
Civizenship United States of America Dave of signature
Residence 3000 N. Sheridan Road, Apt. 4D, Chicago, IL 60657, USA
Post Office Address same as residence address
, osi oga e nemerale de la companya
Full nome of joint nvenior (if ony) Ruth Maya
nvenior's signature
Cinzenship Israel Doie of signature
Residence Moshav Rinnatia 102, 73165 Israel
ose Office Address same as residence address